

Message Text

CONFIDENTIAL

PAGE 01 USUN N 00948 01 OF 05 300642Z
ACTION IO-13

INFO OCT-01 ACDA-07 AF-08 AID-05 ARA-06 CIAE-00 DODE-00
EB-08 EA-07 EUR-12 PM-04 H-01 INR-07 L-03 LAB-04
NEA-10 NSAE-00 NSC-05 OIC-02 PA-01 SP-02 DLOS-09
SS-15 NSCE-00 SSO-00 USIE-00 INRE-00 PRS-01 ISO-00
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FM USMISSION USUN NEW YORK
TO SECSTATE WASHDC IMMEDIATE 2985
INFO USMISSION EC BRUSSELS PRIORITY
AMEMBASSY CAPETOWN PRIORITY
AMEMBASSY DAR ES SALAAM PRIORITY
USMISSION GENEVA PRIORITY
AMEMBASSY THE HAGUE PRIORITY
AMCONSUL HONG KONG PRIORITY
AMEMBASSY JAKARTA PRIORITY
AMEMBASSY LISBON PRIORITY
AMEMBASSY LONDON PRIORITY
USMISSION NATO PRIORITY
AMEMBASSY PARIS PRIORITY
AMEMBASSY PRETORIA PRIORITY
AMEMBASSY ROME PRIORITY
AMEMBASSY VIENNA PRIORITY
AMEMBASSY BRASILIA
AMEMBASSY LAGOS
AMEMBASSY NICOSIA
AMEMBASSY OSLO
AMEMBASSY OTTAWA
AMEMBASSY SANTIAGO
AMEMBASSY STOCKHOLM
AMEMBASSY TOKYO

C O N F I D E N T I A L SECTION 1 OF 5 USUN 0948

UNSUMMARY
CONFIDENTIAL

CONFIDENTIAL

PAGE 02 USUN N 00948 01 OF 05 300642Z

E.O. 11652: GDS
TAGS: OGEN
SUBJ: USUN DAILY CLASSIFIED SUMMARY NO. 54

DATE OF SUMMARY: MARCH 29, 1977

TABLE OF CONTENTS

1. SOUTH AFRICA
2. ADJOURNMENT OF DEBATE ON SYG'S MIDDLE EAST REPORT
3. INTERNATIONAL FUND FOR AGRICULTURAL DEVELOPMENT
4. OUTER SPACE LEGAL SUBCOMMITTEE
5. JDL DEMONSTRATION AT SOVIET MISSION
6. COMMITTEE FOR SPECIAL GA ON DISARMAMENT
7. WORKING GROUP ON CORRUPT PRACTICES
8. HUMAN RIGHTS COMMITTEE
9. SECURITY COUNCIL--SOUTH AFRICA
10. SECURITY COUNCIL--SYG'S MIDDLE EAST REPORT

1. SOUTH AFRICA--

CONSENSUS EMERGED IN DISCUSSIONS AMONG US, UK, FRG, FRANCE AND CANADA THAT DEMARCHE TO SOUTH AFRICA SHOULD BE PRESENTED APRIL 5, AND IF LETTERS COULD NOT BE SIGNED AND POUCHED TO CAPE TOWN BEFORE THEN, THE TEXTS COULD BE PRESENTED, WITH ACTUAL LETTERS HANDED OVER LATER. THE GROUP DECIDED TO SUGGEST TO CAPITALS THAT HIGH-LEVEL MEETINGS BE HELD IN NEW YORK FOR SEVERAL DAYS BEGINNING APRIL 18 TO EXCHANGE IDEAS AND SET PRIORITIES, TALKING POINTS AND OTHER MODALITIES. ASSUMING SAG ACCEPTED PLAN OF HOLDING TALKS, IT WAS BELIEVED CONTACT GROUP SHOULD AIM TO ARRIVE IN SOUTH AFRICA APRIL 25.

AMB RAMPHUL (MAURITIUS) DISTRIBUTED COPIES OF AFRICAN COUNTERPROPOSAL TO OTHER SC MEMBERS, CONSISTING OF DRAFT CONFIDENTIAL

CONFIDENTIAL

PAGE 03 USUN N 00948 01 OF 05 300642Z

RESOLUTION AND DRAFT DECLARATION. WESTERN GROUP WORKING LEVEL WENT OVER THEM IN DETAIL AND REFERENDUM AND CONSENSUS WAS THAT THEY WERE NEGOTIABLE AND COULD PRESENT BASIS FOR AGREEMENT. (CONFIDENTIAL --USUN 947)

2. ADJOURNMENT OF DEBATE ON SYG'S MIDDLE EAST REPORT--

SHORTLY BEFORE THE SC MEETING, EGYPTIAN AMB MEGUID INFORMED AMB YOUNG HE HAD JUST RECEIVED CAIRO'S INSTRUCTIONS TO PROPOSE ADJOURNING SINE DIE DEBATE ON SYG'S REPORT ON THE MIDDLE EAST PEACE CONFERENCE. HE SUGGESTED A STATEMENT TO BE READ BY THE SC PRESIDENT FOLLOWING THE DEBATE, AND AMB YOUNG TOLD HIM THE SUGGESTED LANGUAGE MATCHED CLOSELY OUR OWN THINKING. YOUNG THEN CONSULTED OTHER COUNCIL MEMBERS, WHO ALL AGREED AND SEEMED RELIEVED THAT THE DEBATE WOULD BE ADJOURNED IN THIS MATTER. QUERIED AS TO WHEN DEBATE MIGHT BE RESUMED, EGYPTIANS REPLIED THEY HAVE NO THOUGHT IN MIND REGARDING SPECIFIC TIMING. (CONFIDENTIAL --USUN 944)

3. INTERNATIONAL FUND FOR AGRICULTURAL DEVELOPMENT (IFAD)--

MINCOUN KITCHEN DISCUSSED WITH SUDANESE AMBASSADOR-DESIGNATE MAGHOUB ISSUES RELATING TO DRAFT ARTICLES OF AGREEMENT WHICH WOULD RELATE THE IFAD TO ECOSOC AND ULTIMATELY TO THE UN. MAGHOUB, WHO WILL CHAIR THE ECOSOC NEGOTIATIONS WITH PREPCOM CHAIRMAN AL-SUDEARY, READILY AGREED THAT THE PRIMARY CONCERN NOW IS TO MINIMIZE FACTIONAL DISPUTES AND ACHIEVE A CONSENSUS ON THE ARTICLES OF AGREEMENT AND ASSOCIATION WHICH WILL MAKE IT POSSIBLE TO HAVE THE IFAD COME INTO FORCE AS SOON AS POSSIBLE. (LIMITED OFFICIAL USE --USUN 942)

4. OUTER SPACE LEGAL SUBCOMMITTEE--

SUBCOMMITTEE BEGAN CONSIDERATION OF DIRECT BROADCASTING SATELLITES (DBS) MARCH 28 WITH STATEMENTS BY REPRESENTATIVES OF UK, ITALY AND SOVIET UNION. CHAIRMAN
CONFIDENTIAL

CONFIDENTIAL

PAGE 04 USUN N 00948 01 OF 05 300642Z

WYZNER (POLAND) REVIEWED LAST YEAR'S EFFORTS ON DBS AND SAID MEMBERS SHOULD TAKE INTO ACCOUNT THE RESULTS OF THE 1977 ITU WARC. WYZNER WAS ELECTED CHAIRMAN OF WORKING GROUP II (DBS) AND PROMPTLY CALLED SUBMISSION OF ALL NEW DBS PROPOSALS BY MARCH 29. UK, MEXICO, ARGENTINA AND BELGIUM ASKED FOR CONSIDERATION OF THEIR RESPECTIVE DBS PAPERS AND PROPOSALS. ESSENTIAL THRUST OF UK STATEMENT WAS THAT AS RESULT OF WARC, DIRECT STATE-TO STATE DBS WITHOUT AGREEMENT OF RECEIVING COUNTRY WILL NOT BE PERMISSIBLE OR POSSIBLE AS PRACTICAL MATTER, EXCEPT IN CERTAIN SPECIFIED INSTANCES, SO THAT IT IS "MOST QUESTIONABLE" WHETHER A GENERAL UN PRINCIPLE ON CONSENT AND PARTICIPATION IS NECESSARY. ITALY SUPPORTED UK ARGUMENT. IN BOTH PLENARY AND WG II, USSR EMPHASIZED POLITICAL ASPECTS OF PRIOR CONSENT, PROCLAIMING THE NEED FOR A PROTECTIVE LEGAL PRINCIPLE DESPITE THE TECHNICAL REGULATIONS ADOPTED BY ITU WARC. THE QUESTION SHOULD BE RESOLVED IN THE POLITICAL CONTEXT OF THE UN, RATHER THAN ITU, THE SOVIETS INSISTED. (LIMITED OFFICIAL USE --USUN 938)

MARCH 29, AUSTRIA SUBMITTED A FORMULATION OF A COMPROMISE DBS PRINCIPLE OF ARRANGEMENTS AND CONSULTATIONS BETWEEN STATES. IN ADDITION, CANADA AND SWEDEN TABLED THEIR DRAFT PREAMBLE AND PRINCIPLE ON CONSULTATIONS AND AGREEMENTS. (CONFIDENTIAL --USUN 941)

CONFIDENTIAL

NNN

CONFIDENTIAL

PAGE 01 USUN N 00948 02 OF 05 300649Z

ACTION IO-13

INFO OCT-01 ACDA-07 AF-08 AID-05 ARA-06 CIAE-00 DODE-00

EB-08 EA-07 EUR-12 PM-04 H-01 INR-07 L-03 LAB-04

NEA-10 NSAE-00 NSC-05 OIC-02 PA-01 SP-02 DLOS-09

SS-15 NSCE-00 SSO-00 USIE-00 INRE-00 PRS-01 ISO-00

/131 W

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O P 300533Z MAR 77

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AMEMBASSY LAGOS

AMEMBASSY NICOSIA

AMEMBASSY OSLO

AMEMBASSY OTTAWA

AMEMBASSY SANTIAGO

AMEMBASSY STOCKHOLM

AMEMBASSY TOKYO

C O N F I D E N T I A L SECTION 2 OF 5 USUN 0948

UNSUMMARY

CONFIDENTIAL

CONFIDENTIAL

PAGE 02 USUN N 00948 02 OF 05 300649Z

5. JDL DEMONSTRATION AT SOVIET MISSION --

APPROXIMATELY 40 MEMBERS OF JEWISH DEFENSE LEAGUE (JDL)

GATHERED MARCH 27 IN PREPARATION FOR A DEMONSTRATION AGAINST

THE SOVIET MISSION. POLICE PERMITTED ONLY 12 DEMONSTRATORS

AT A TIME WITHIN BARRICADED AREA IN ACCORDANCE WITH "THE JUDGE DOLLINGER DECISION," AND KEP THE REMAINING DEMONSTRATORS OUT OF SIGHT OF THE SOVIET MISSION. HOWEVER, PICKETS WERE LOUD AND ABUSIVE DURING THEIR TWO-HOUR DEMONSTRATION, AND THE SOVIETS COMPLAINED TO THE POLICE ABOUT VILE EPITHETS. POLICE STATED THAT BECAUSE THE OBSCENITIES WERE IN RUSSIAN THEY COULD TAKE NO ACTION. JDL PLACARDS INCLUDED: "NO PEACE ON EARTH FOR SOVIET DIPLOMATS," "TWO RUSSIANS FOR EVERY JEW," "RUSSIAN CHILDREN WILL BE KIDNAPPED," "RUSSIAN BLOOD ON NEW YORK STREETS," AND "FREE LEVIEV NOW." (LIMITED OFFICIAL USE -- USUN 943)

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6. COMMITTEE FOR SPECIAL GA ON DISARMAMENT --

THE COMMITTEE AGREED MARCH 29 TO CHAIRMAN ORTIZ DE ROZAS' (ARGENTINA) PROPOSAL TO REQUEST THE SECRETARIAT TO PREPARE "A SERIES OF FACTUAL DOCUMENTS," INCLUDING A COLLECTION OF GA RESOLUTIONS, CONCERNING DISARMAMENT AND A DESCRIPTION OF EXISTING MACHINERY FOR DISARMAMENT NEGOTIATIONS, TO BE CIRCULATED TO MEMBER STATES AS SOON AS POSSIBLE. ALFARARGI (EGYPT) WAS ELECTED AS RAPPORTEUR, BUT THE ELECTION OF THE EIGHT VICE CHAIRMEN WAS AGAIN POSTPONED. THE CHAIRMAN ASKED THE COMMITTEE TO CONSIDER THE QUESTION OF POSSIBLE PARTICIPATION BY INTERESTED NON-GOVERNMENTAL ORGANIZATIONS IN THE WORK OF THE PREPARATORY COMMITTEE AS WELL AS THE SPECIAL GA SESSION. MURRAY (UK), SPEAKING ON BEHALF EC-9, AND TERADA (JAPAN) SUPPORTED THE DECISION THAT NON-MEMBERS OF THE COMMITTEE SHOULD BE ALLOWED TO PARTICIPATE
CONFIDENTIAL

CONFIDENTIAL

PAGE 03 USUN N 00948 02 OF 05 300649Z

IN THE WORK WITHOUT THE RIGHT TO VOTE. EC-9 BELIEVED THE COMMITTEE SHOULD AIM TO CONDUCT ITS WORK IN SUCH A WAY THAT IT WOULD BE ABLE TO REACH AGREEMENT BY CONSENSUS, AND JAPAN AGREED THAT SHOULD BE DONE AS FAR AS POSSIBLE. EC-9 THOUGHT IT WAS PREMATURE TO CONSIDER HOW THE COMMITTEE'S WORK SHOULD BE ORGANIZED. IRAN SAID NGO'S SHOULD BE ENCOURAGED TO ACTIVELY PARTICIPATE, WHILE PAKISTAN SUGGESTED THE BUREAU EXAMINE THE LIST OF INTERESTED NGO'S AND MAKE RECOMMENDATIONS TO THE COMMITTEE AS A WHOLE.

7. WORKING GROUP ON CORRUPT PRACTICES --

THE AD HOC INTERGOVERNMENTAL WORKING GROUP ON THE PROBLEM OF CORRUPT PRACTICES OF TRANSNATIONAL AND OTHER CORPORATIONS BEGAN ITS THIRD SESSION MARCH 28, ADOPTING ITS AGENDA AND AGREEING ON THE ORGANIZATION OF ITS WORK. IT WAS DECIDED TO HOLD FORMAL MEETINGS WHEN MEMBERS WISHED TO MAKE STATEMENTS FOR THE RECORD, TO MAINTAIN A FLEXIBLE APPROACH, AND TO

MEET INFORMALLY TO DRAFT RECOMMENDATIONS TO ECOSOC.

MARCH 29, PARSI (IRAN) WAS ELECTED CHAIRMAN TO SUCCEED RIVAS (COLOMBIA), WHO HAS LEFT NEW YORK TO JOIN THE COLOMBIAN MINISTRY OF EDUCATION. FELDMAN (US) TOLD THE WG THAT THE NEW US ADMINISTRATION HAD GIVEN THE ISSUES CAREFUL STUDY AND HAD TAKEN A POLICY DECISION AT THE HIGHEST LEVEL TO PURSUE A PROGRAM OF ACTION, NATIONALLY AND INTERNATIONALLY, THAT WOULD PROVIDE SOME EFFECTIVE SOLUTIONS TO THE PROBLEM OF ILLICIT PAYMENTS. USG DECIDED TO PROPOSE LEGISLATION THAT WOULD MAKE IT A CRIME UNDER US LAW FOR ANY NATIONAL OR INTERNATIONAL ENTITY TO USE THE TERRITORY OF THE US OR INSTRUMENTALITIES OF US COMMERCE TO PROFFER A BRIBE TO AN OFFICIAL OF A FOREIGN GOVERNMENT. USG BELIEVED THE PRIMARY RESPONSIBILITY FOR ILLICIT PAYMENTS RESTED WITH THE HOST COUNTRY; HOWEVER, IT ALSO RECOGNIZED THAT STRONG MEASURES OF INTERNATIONAL COOPERATION WERE NECESSARY. IN CALLING FOR OTHER COUNTRIES TO JOIN THE US IN ENACTING
CONFIDENTIAL

CONFIDENTIAL

PAGE 04 USUN N 00948 02 OF 05 300649Z

LEGISLATION TO MAKE IT A CRIME FOR THEIR CITIZENS TO BRIBE FOREIGN OFFICIALS, FELDMAN SAID USG MIGHT ALSO MAKE A SIMILAR PROPOSAL CONCERNING LEGISLATION ON DISCLOSURE. USDEL HOPED TO EXHIBIT A "SPIRIT OF FLEXIBILITY" IN DRAFTING AN INTERNATIONAL AGREEMENT IN THE DAYS AHEAD, HE TOLD THE WG.

8. HUMAN RIGHTS COMMITTEE --

THE COMMITTEE CONTINUED ITS CONSIDERATION OF PROVISIONAL RULES OF PROCEDURE MARCH 25, 28 AND 29, AND HAS APPROVED 72 RULES THUS FAR. UN LEGAL COUNSEL SUY, REPLYING TO QUESTIONS RAISED PREVIOUSLY IN CONNECTION WITH THE CONSENSUS PRINCIPLE, STATED: "IT IS OUR VIEW THAT ANY PROVISION THAT WOULD RULE OUT THE POSSIBILITY OF VOTING OR WHICH WOULD REQUIRE A GREATER MAJORITY (THAN CALLED FOR IN THE COVENANT) WOULD BE INCONSISTENT WITH THE INTENT AND LETTER OF THE COVENANT, THE COMMITTEE'S CONSTITUTIVE INSTRUMENT." HOWEVER, THE COMMITTEE COULD INCLUDE A STIPULATION IN THE RULES THAT "EVERY EFFORT" SHOULD BE MADE TO REACH A CONSENSUS BEFORE A VOTE WOULD BE TAKEN, AS LONG AS IT WAS MADE CLEAR THAT THE USE OF CONSENSUS "IN NO WAY PRECLUDES THE COMMITTEE FROM REACHING A DECISION BY A VOTE." SOVIET EXPERT MOVCHAN INSISTED THAT THE INTRODUCTION OF THE PRINCIPLE OF CONSENSUS IN NO WAY CONTRADICTED THE PROVISIONS OF THE COVENANT, AND WAS CONSISTENT WITH INTERNATIONAL PRACTICE. SUY REPLIED THAR ART. 39 OF THE INTERNATIONAL COVENANT INDICATED THAT THE "NORMAL WAY" OF REACHING DECISIONS BY THE HUMAN RIGHTS COMMITTEE WAS BY VOTING.

CONFIDENTIAL

NNN

CONFIDENTIAL

PAGE 01 USUN N 00948 03 OF 05 300700Z
ACTION IO-13

INFO OCT-01 ACDA-07 AF-08 AID-05 ARA-06 CIAE-00 DODE-00
EB-08 EA-07 EUR-12 PM-04 H-01 INR-07 L-03 LAB-04
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FM USMISSION USUN NEW YORK
TO SECSTATE WASHDC IMMEDIATE 2987
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AMEMBASSY CAPETOWN PRIORITY
AMEMBASSY DAR ES SALAAM PRIORITY
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AMEMBASSY THE HAGUE PRIORITY
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AMEMBASSY OTTAWA
AMEMBASSY SANTIAGO
AMEMBASSY STOCKHOLM
AMEMBASSY TOKYO

C O N F I D E N T I A L SECTION 3 OF 5 USUN 0948

UNSUMMARY
CONFIDENTIAL

CONFIDENTIAL

PAGE 02 USUN N 00948 03 OF 05 300700Z

9. SECURITY COUNCIL -- SOUTH AFRICA

THE SC, CONTINUING DEBATE ON THE QUESTION OF SOUTH AFRICA, HEARD STATEMENTS MARCH 29 BY THE FOREIGN MINISTER OF LESOTHO AND REPRESENTATIVES OF SWEDEN, SOMALIA AND GDR. THE COUNCIL WILL MEET AGAIN AT 10:30 A.M., MARCH 30.

SWEDEN -- THUNBORG CONSIDERED THAT THE MAGNITUDE OF THE TENSION WAS SO GREAT THAT ONLY DRASTIC CHANGE OF THE SOUTH AFRICAN RACIST POLICY TOGETHER WITH A RE-THINKING REGARDING THE SOUTH AFRICAN POLICIES IN ZIMBABWE AND NAMIBIA COULD AVERT THE THREAT TO PEACE. HE RECALLED THAT THE NORDIC FOREIGN MINISTERS DECLARED ON MARCH 23 THAT THE APARTHEID SYSTEM CONSTITUTED THE CORE OF THE RACIAL CONFLICT IN SOUTHERN AFRICA. SINCE NEW INFLOW OF FOREIGN CAPITAL IN THE FORM OF INVESTMENTS AND LOANS WAS CRUCIAL FOR THE XPANSIVE PROGRAMS OF SOUTH AFRICA, THE CESSATION OF FURTHER FOREIGN INVESTMENTS WOULD HAVE A SERIOUS IMPACT ON SOUTH AFRICA'S AMBITION TO READH A HIGHER DEGREE OF ECONOMIC SELF-SUFFICIENCY AND TO CONTINUE ITS STUNNINGLY RAPID MILITARY EXPANSION PROGRAM. IN THIS CONTEXT, THE CRUCIAL ROLE OF APARTHEID IN THE FUNCTIONING OF THE SOUTH AFRICAN ECONOMY AND ITS ATTRACTION ON FOREIGN INVESTORS MUST BE REMEMBERED. THUNBORG NOTED SWEDEN STRICTLY APPLIED THE VOLUNTARY ARMS EMBARGO AND FAVORED MAKING IT MANDATORY, AND SAID AN SC DECISION AGAINST NEW FOREIGN INVESTMENTS IN SOUTH AFRICA, WITH THE CONCURRING VOTES OF SOUTH AFRICA'S MAJOR TRADING PARTNERS, WOULD BE OF GREAT POLITICIAL IMPORTANCE.

LESOTHO -- FOREIGN MINISTER MOLAPO BELIEVED PEACEFUL AVENUES FOR SOLVING THE RHODESIAN PROBLEM WERE ALMOST CLOSED; THUS, THE INTERNATIONAL COMMUNITY HAD A DUTY TO ASSIST THE ZIMBABWE LIBERATION MOVEMENTS TO PUT AN END TO THE SMITH REBELLION. HE REFERRED TO THE LUSAKA MANIFESTO, WHICH HAD BEEN REJECTED, AND THE DAR ES SALAAM DECLARATION. CONFIDENTIAL

CONFIDENTIAL

PAGE 03 USUN N 00948 03 OF 05 300700Z

HE COMMENTED THAT "ACCIDENTAL DEATHS" HAD APPARENTLY REPLACED JUDICIAL PROCESS OF LAW IN SOUTH AFRICA, AND HE APPEALED TO SAG TO FREE POLITICAL PRISONERS IN THE INTEREST OF MORALITY AND HUMANITY. HE SPOKE OF THE CONDITION OF MIGRANT LABORERS IN SOUTH AFRICA, WHO WERE THE MOST BRUTALLY EXPLOITED WORKERS EVERYWHERE, AND APPEALED TO THE INTERNATIONAL COMMUNITY TO CONSIDER, AS A MATTER OF EXTREME URGENCY, AN INTERNATIONAL CONVENTION ON THE RIGHTS OF MIGRANT LABORERS. MOLAPO TOLD THE SC THAT SOUTH AFRICA HAD TAKEN MEASURES OF "REVENGE" AGAINST LESOTHO, CAUSING GREAT HARDSHIP, AFTER ADOPTION OF THE SC RESOLUTION RELATING TO SOUTH AFRICA'S CLOSURE OF PART OF ITS BORDER WITH LESOTHO. SOUTH AFRICA WAS SETTING UP ADDITIONAL BANTUSTANS "ON

OUR LAND," HE SAID, "IN AN EFFORT TO STRANGLE MY COUNTRY."
HE ASKED, "WHY HAS SOUTH AFRICA RENEGED ON ITS ORIGINAL
PROPOSALS FOR A JOINT BOUNDARY COMMISSION TO SETTLE THE
QUESTION OF THESE LANDS?" LESOTHO WAS PREPARED TO ABIDE
BY ANY DECISION BASED ON LAW. FOR TOO LONG THE COUNTRIES
THAT CLAIMED TO BE THE MAINSTAY OF WESTERN CIVILIZATION
HAD BEEN THE MAIN SUPPORTERS OF THE WHITE MINORITY GOVERNMENT
OF SOUTH AFRICA, MOLAPO SAID, HOPING THEY WOULD REALIZE
THAT THEIR LONG-TERM INTERESTS WOULD BE BETTER SERVED
BY SUPPORTING THOSE ON THE SIDE OF JUSTICE AND HUMAN
RIGHTS. SOUTH AFRICA HAD ONLY TWO OPTIONS: WAR, IN WHICH IT
WOULD END UP IN RUINS, OR ABOLITION OF APARTHEID AND
RECOGNITION OF THE COMMON HUMANITY OF MAN.

SOMALIA -- HUSSEN DECLARED THAT THE NON-MANDATORY ARMS
EMBARGO HAD BEEN "SCANDALOUSLY FLOUTED OVER THE YEARS,"
TRIPLE VETOES EXERCISED, AND SOUTH AFRICA'S INTRANSIGENCE
ON THE QUESTION OF NAMIBIA ALONE PROVIDED SUFFICIENT GROUNDS
FOR CHAPTER VII ENFORCEMENT MEASURES. HE MENTIONED THE
SUBSTANTIAL ECONOMIC, MILITARY AND TECHNICAL ASSISTANCE
GIVEN SOUTH AFRICA BY CERTAIN WESTERN COUNTRIES AND THE
RACIST TEL AVIV REGIME, AND NOTED THAT THE CAIRO AFRO-
ARAB SUMMIT CONFERENCE DISCUSSED THE THREAT WHICH THE
CONFIDENTIAL

CONFIDENTIAL

PAGE 04 USUN N 00948 03 OF 05 300700Z

TEL AVIV, SALISBURY AND PRETORIA REGIMES POSED TOWARD
AFRICA AND THE ARAB WORLD AND AGREED THAT POLITICAL
AND ECONOMIC ISOLATION WAS THE MOST EFFECTIVE WAY OF PUTTING
PRESSURE ON THEM. HE STATED THAT THE SC SHOULD TAKE
ACTION TO ISOLATE THE PRETORIA REGIME, ALONG THE LINES
RECOMMENDED BY THE GA, SUCH AS CHAPTER VII ACTION TO MAKE
THE ARMS EMBARGO MANDATORY, TO IMPOSE AN EMBARGO ON THE
SUPPLY OF PETROLEUM AND OTHER STRATEGIC RAW MATERIALS
TO SOUTH AFRICA, AND TO STOP THE FLOW OF INVESTMENTS.

GDR -- FLORIN STATED THAT THE RACIST REGIMES IN SOUTHERN
AFRICA CONTINUED THEIR SHAMEFUL CRIMES AGAINST HUMANITY;
CRIMES FOR WHICH THE GERMAN FASCISTS IN NUREMBURG WERE
SENTENCED TO DEATH. HE SPOKE OF THE DRAMATIC INCREASE IN
SOUTH AFRICAN ARMAMENTS, WITH ASSISTANCE OF IMPERIALIST
AND NATO CIRCLES. THE SITUATION WAS SERIOUS BUT NOT
HOPELESS; THE 60-YEAR-OLD SOCIALIST REVOLUTION WAS AN
INSPIRATION TO THE LIBERATION MOVEMENTS. HE SAID,
"WE SHOULD NOT LOOK FOR VIOLATIONS OF HUMAN RIGHTS WHERE
THERE AREN'T ANY, DIVERTING ATTENTION FROM THE SYSTEM OF
APARTHEID." FOREIGN MONOPOLIES EXPLOITED THE COLORED
WORKERS IN SOUTH AFRICA; THERE WERE MORE THAN 500 BRANCHES
OF UK MONOPOLIES OPERATING IN SOUTH AFRICA, 400 OF FRG,
AND 350 OF THE USA. FLORIN DECLARED THAT ANY POLITICAL,
MILITARY AND ECONOMIC COOPERATION WITH THE RACIST REGIME

HAD TO BE ENDED. A MANDATORY AND FULL ARMS EMBARGO
SHOULD BE IMPOSED AGAINST SOUTH AFRICA, AND A STOP PUT TO
COOPERATION WITH SOUTH AFRICA IN THE NUCLEAR FIELD. HE
ALSO CALLED FOR ASSISTANCE TO THE NATIONAL LIBERATION MOVEMENTS.

CONFIDENTIAL

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PAGE 01 USUN N 00948 04 OF 05 300711Z
ACTION IO-13

INFO OCT-01 ACDA-07 AF-08 AID-05 ARA-06 CIAE-00 DODE-00
EB-08 EA-07 EUR-12 PM-04 H-01 INR-07 L-03 LAB-04
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AMEMBASSY SANTIAGO
AMEMBASSY STOCKHOLM
AMEMBASSY TOKYO

C O N F I D E N T I A L SECTION 4 OF 5 USUN 0948

UNSUMMARY
CONFIDENTIAL

CONFIDENTIAL

PAGE 02 USUN N 00948 04 OF 05 300711Z

10. SECURITY COUNCIL -- SYG'S MIDDLE EAST REPORT

AFTER THE SC HEARD EIGHT SPEAKERS IN THE DEBATE ON THE SYG'S REPORT ON THE MIDDLE EAST PEACE CONFERENCE AND RIGHTS OF REPLY MARCH 29, COUNCIL PRESIDENT YOUNG SAID THAT, IN CONSULTATIONS WITH MEMBERS, IT HAD BEEN AGREED TO ADJOURN THE DEBATE ON THE ITEM. THE DATE OF THE NEXT MEETING ON THIS ITEM WOULD BE FIXED FOLLOWING CONSULTATIONS. SPEAKERS IN THE DEBATE WERE REPRESENTATIVES OF PAKISTAN INDIA, FRANCE, FRG, UK, YEMEN, SAUDI ARABIA AND THE US. RIGHTS OF REPLY WERE EXERCISED BY REPRESENTATIVES OF ISRAEL, SYRIA, SAUDI ARABIA, YEMEN AND PLO. THE LIBYAN REPRESENTATIVE EXPLAINED HIS NON-PARTICIPATION IN THE DEBATE. FRANCE, FRG, UK AND SAUDI ARABIA ALL WELCOMED AMB YOUNG TO THE UN AND THE SC.

PAKISTAN -- AKHUND SAID ISRAEL'S REFUSAL TO IST WITH THE PLO IN THE GENEVA PEACE NEGTIATIONS WAS "UNREASON- ABLE" AND JUSTIFIED THE SUSPICION FELT BY THE ARABS ABOUT THE EVENTUAL OUTCOME OF THE NEGOTIATIONS. ISRAEL'S ATTITUDE TOWARD THE PALESTINIAN PEOPLE HAD TO CHANGE IF PEACE WAS TO BE ACHIEVED.

INDIA -- JAIPAL BELIEVED THE DIFFERENCES OVER PLO PARTICIPATION IN THE GENEVA CONFERENCE WERE MORE THAN PROCEDURAL, AND HE TRUSTED THAT THE CO-CHAIRMAN AND OTHER STATES WOULD TRY TO GET THE AGREEMENT OF ALL TO PLO PARTICIPATION. IN HIS VIEW, THERE WAS ENOUGH COMMON GROUND TO ENABLE A CONSENSUS STATEMENT TO BE FORMULATED. THE SC SHOULD PROMOTE A PEACE SETTLEMENT, AND IF THAT WAS NOT POSSIBLE AT THIS STAGE, THE COUNCIL SHOULD ADJOURN UNTIL A MORE PROPITIOUS MOMENT.

FRANCE -- LEPRETTE SAID THE OBSERVATIONS IN THE SYG'S REPORT INVITEE "CAUTIOUS OPTIMISM" AND THE SC SHOULD ENCOURAGE

CONFIDENTIAL

PAGE 03 USUN N 00948 04 OF 05 300711Z

THE TREND. ALL PARTIES FELT THAT MOMENTUM TOWARD NEGOTIATIONS SHOULD CONTINUE WITHOUT INTERRUPTION. DIFFERENCES REMAINED ON SOME POINTS, PARTICULARLY ON PLO PARTICIPATION, BUT RHE SYG'S IDEA OF "VARIOUS DEGREES OF RECOGNITION" WAS AN IMPORTANT ONE.

FRG -- VON WECHMAR SUPPORTED EARLY RESUMPTION OF THE GENEVA

CONFERENCE AND SAID THAT ONLY IF BOTH SIDES WRE WILLING TO APPROACH THE NEGOTIATING PROCESS IN AN ATMOSPHERE OF GROWING TRUST AND CONFIDENCE WOULD PROGRESS TOWARD PEACE BECOME POSSIBLE. IT WAS FRG'S FIRM BELIEF THAT, JUST AS ISRAEL SHOULD BE READY TO RECOGNIZE THE LEGITIMATE RIGHTS OF THE PALESTINIAN PEOPLE WITHIN THE FRAMEWORK OF A COMPREHENSIVE SETTLEMENT, SO TOO SHOULD THE ARAB SIDE BE READY TO RECOGNIZE THE RIGHT OF ISRAEL TO LIVE IN PEACE WITHIN SECURE AND RECOGNIZED BORDERS. THE SYG SHOULD CONTINUE HIS GOOD OFFICES MISSION WITH ALL THE PARTIES CONCERNED WITH A VIEW TO ENABLING THEM TO BREACH THE REMAINING GAPS. FRG WAS READY, INDIVIDUALLY AND AS PART OF THE EUROPEAN COMMUNITY, TO CONTRIBUTE.

YEMEN -- SALAAM NOTED THAT THE ARAB LEADERS EXPRESSED THEIR READINESS TO ATTEND THE GENEVA CONFERENCE, AND THE NEW US ADMINISTRATION INDICATED THAT RESOLUTION OF THE ARAB-ISRAELI DISPUTE WAS AT THE TOP OF ITS LIST IN FOREIGN AFFAIRS. THE OUTSTANDING DIFFICULTY WAS ISRAEL'S INTRANSIGENT POLICY. AFTER SPEAKING OF THE SITUATION IN THE OCCUPIED TERRITORIES, HE SAID THE SC SHOULD FORCE ISRAEL TO WITHDRAW FROM ALL THE OCCUPIED ARAB TERRITORIES AND RECOGNIZE THE INALIENABLE RIGHTS OF THE PALESTINIAN PEOPLE, INCLUDING THE RIGHT TO SELF-DETERMINATION, SOVEREIGNTY AND INDEPENDENCE. THE GENEVA CONFERENCE SHOULD BE RESUMED, WITH PLO PARTICIPATION.

SAUDI ARABIA -- BAROODY, DIRECTING MOST OF HIS HOUR-LONG STATEMENT TO AMB YOUNG, STATED "I INTEND TO EDUCATE YOU," AND THEN PROCEEDED TO GIVE HIS VERSION OF THE HISTORICAL, CONFIDENTIAL

CONFIDENTIAL

PAGE 04 USUN N 00948 04 OF 05 300711Z

RELIGIOUS AND POLITICAL ANGLES OF THE MIDDLE EAST SITUATION. AT ONE POINT HE COMPARED THE ISRAELIS TO THE NAZIS, AND THE ISRAELIS WALKED OUT. BAROODY CONCLUDED THAT THE CORE OF THE MATTER REMAINED THE PALESTINIANS. ARAB GOVERNMENTS DARED NOT SELL THE PALESTINIANS DOWN THE RIVER, BECAUSE THE PALESTINIANS WOULD TOPPLE THEIR GOVERNMENTS. HOWEVER, THE ZIONISTS WOULD BE ASSIMILATED EVENTUALLY, LIKE OTHERS BEFORE THEM.

UK -- AMB RICHARD SAID THE SYG'S REPORT PROVIDED AN EXTREMELY CLEAR AND HELPFUL ANALYSIS OF THE MAIN PROBLEMS AND ISSUES THAT NOW FACED THE SC IN THE MONTHS UP TO THE GENEVA CONFERENCE. THE REPORT HAD POINTED OUT THAT THERE WOULD HAVE TO BE SIGNIFICANT CHANGES OF ATTITUDE ON BOTH SIDES IF SUBSTANTIAL PROGRESS WAS TO BE MADE, BUT IT ALSO BROUGHT OUT THE GENERAL DESIRE ON ALL SIDES FOR AN EARLY RESUMPTION OF THE NEGOTIATING PROCESS. HE CAUTIONED THAT IT WOULD NOT BE HELPFUL FOR THE COUNCIL TO TRY TO PROVIDE ITS OWN SOLUTION TO THE PROBLEMS. THOSE MATTERS WOULD HAVE TO BE

DECIDED PRIMARILY BY THE PARTIES THEMSELVES. THE SC,
HOWEVER, SHOULD STATE ITS CONVICTION THAT THE NEGOTIATIONS
SHOULD BE RESUMED, AND URGE THE PARTIES TO MODERATION.

US -- SC PRESIDENT YOUNG, SPEAKING AS REPRESENTATIVE,
SAID THE US WAS CONTINUING INTENSIVE BILATERAL CONSULTATIONS
INITIATED BY SECRETARY VANCE'S VISIT TO THE MIDDLE EAST,
SECRETARY VANCE'S TALKS IN MOSCOW WOULD INCLUDE CONSULTATIONS
WITH THE SOVIET UNION IN ITS CAPACITY AS CO-CHAIRMAN OF
THE GENEVA CONFERENCE, PRESIDENT CARTER WAS PREPARING A
SERIES OF MEETINGS WITH LEADERS OF THE MIDDLE EAST NATIONS,
AND THE US HOPED TO IDENTIFY COMMON GROUND AMONG THE PARTIES
AND FIND WAYS OF BRIDGING THE GAPS. LEADERS ON BOTH SIDES
HAD SET IN MOTION A PROCESS OF PEACEFUL ACCOMMODATION WHICH
COULD IN TIME YIELD A JUST AND DURABLE PEACE, BUT IF THE PRESENT

CONFIDENTIAL

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CONFIDENTIAL

PAGE 01 USUN N 00948 05 OF 05 300711Z
ACTION IO-13

INFO OCT-01 ACDA-07 AF-08 AID-05 ARA-06 CIAE-00 DODE-00
EB-08 EA-07 EUR-12 PM-04 H-01 INR-07 L-03 LAB-04
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SS-15 NSCE-00 SSO-00 USIE-00 INRE-00 PRS-01 ISO-00
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INFO USMISSION EC BRUSSELS PRIORITY
AMEMBASSY CAPETOWN PRIORITY
AMEMBASSY DAR ES SALAAM PRIORITY
USMISSION GENEVA PRIORITY
AMEMBASSY THE HAGUE PRIORITY
AMCONSUL HONG KONG PRIORITY
AMEMBASSY JAKARTA PRIORITY
AMEMBASSY LISBON PRIORITY
AMEMBASSY LONDON PRIORITY
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AMEMBASSY PARIS PRIORITY
AMEMBASSY PRETORIA PRIORITY
AMEMBASSY ROME PRIORITY
AMEMBASSY VIENNA PRIORITY
AMEMBASSY BRASILIA
AMEMBASSY LAGOS
AMEMBASSY NICOSIA

AMEMBASSY OSLO
AMEMBASSY OTTAWA
AMEMBASSY SANTIAGO
AMEMBASSY STOCKHOLM
AMEMBASSY TOKYO

C O N F I D E N T I A L SECTION 5 OF 5 USUN 0948

UNSUMMARY
CONFIDENTIAL

CONFIDENTIAL

PAGE 02 USUN N 00948 05 OF 05 300711Z

OPPORTUNITY WERE NOT SEIZED IT MIGHT BE IRRETRIEVABLY LOST. THE SYG HAD PROVIDED A KIND OF AGENDA OF WORK WHICH MUST BE DONE IN THE NEXT SEVERAL MONTHS WHICH SOULD BE USEFUL TO ALL. YOUNG THEN REMARKED THAT HE BELIEVED PERSONALLY THAT THE PROBLEMS OF THE MIDDLE EAST WERE RELATED TO OTHER GLOBAL CONCERNS, AND "AS WE TACKLE ONE SET OF PROBLEMS, WE CAN EXPECT TO SEE BENEFITS IN OTHER AREAS." HE WOULD LEND HIS TIME, ENERGIES AND CONTINUED SUPPORT, AS A MATTER OF FIRST PRIORITY, TO A SOLUTION OF THOSE PROBLEMS, HE SAID, ADDING "I WOULD URGE THAT AS WE LOOK AHEAD WE NOT LET THE PROBLEMS CLOUD OUR VISION OF THE DREAM. THE DREAM HAS BEEN APPROACHED BEFORE, IT IS NOT BEYOND OUR GRASP NOW." (USUN 945 NOTAL)

-- RIGHTS OF REPLY --

ISRAELI AMB HERZOG SAID HE WOULD NOT TRY TO REPLY TO ALL THE "SLANDEROUS" STATEMENTS MADE BY THE ARAB REPRESENTATIVES, BUT TO SET THE RECORD STRAIGHT HE SPOKE OF LINKS BETWEEN SOUTH AFRICA AND EGYPT AND REPORTS THAT SOUTH AFRICA WAS RECEIVING ARAB OIL; CALLED THE EGYPTIAN CHARGE OF ISRAELI COOPERATION WITH SOUTH AFRICA IN THE NUCLEAR FIELD "A BARE-FACED LIE"; QUOTED STATEMENTS BY SYRIAN OFFICIALS REGARDING PLO TERRORIST ACTS; OBSERVED THAT JORDAN'S CITIZENSHIP LAW CONTAINED A PROVISION THAT "ANY MAN WILL BE A JORDANIAN SUBJECT ... IF HE IS NOT JEWISH," AND STATED THAT WAS "ANOTHER EXAMPLE OF THE INHERENT ARAB RACISM." ON OTHER POINTS, HERZOG SAID ISRAEL NEVER SUGGESTED THE OBLITERATION OF THE HASHEMITE KINGDOM OF JORDAN, AGAIN ASKED IF ANYONE THOUGHT THE PRESENT DEBATE WAS THE WAY TO MOVE TOWARD PEACE, SUGGESTED THERE WAS AN INTERNAL STRUGGLE AT THE HIGHEST LEVEL IN EGYPT ON POLICY MATTERS, AND CONCLUDED BY STATING: "LET US SET OUT ON THE ROAD TOWARD PEACE BY RECONVENING THE GENEVA PEACE CONFERENCE WITH ITS ORIGINZL PARTICIPANTS AND BY COMMENCING

CONFIDENTIAL

CONFIDENTIAL

PAGE 03 USUN N 00948 05 OF 05 300711Z

THE PROCESS OF PEACE WHICH MEANS FACE-TO-FACE NEGOTIATIONS.
THERE IS, IN THE FINAL ANALYSIS, NO ALTERNATIVE."

ALLAF (SYRIA) ACCUSED THE ISRAELI REPRESENTATIVE OF LYING,
DENIED THAT ARABS DISCRIMINATED ON THE BASIS OF RELIGION,
CLAIMED THAT THE ARAB JEWS NOW REGRETTED LEAVING THEIR ORIGINAL
COUNTRIES, AND CHARGED THAT THE ISRAELIS WANTED CIVIL
WAR IN LEBANON BECAUSE NOW THAT PEACE HAD COME THEY FELT
THREATENED. BAROODY (SAUDI ARABIA) AND SALLAM (YEMEN)
ALSO REPLIED TO AMB HERZOG. TERZI (PLO) SAID THE PLO HAD
EXPECTED THE SC TO ENDORSE THE GA RECOMMENDATIONS, AND IT
HAD NOT COME HERE TO LISTEN TO "NAME CALLING." IT WAS
EVIDENT THAT TEL AVIV WAS AGAINST ANY MOVES TOWARD PEACE
IN THE LAND "WHERE PALESTINIANS HAVE BECOME NON-PERSONS,"
HE STATED.

LIBYA -- KIKHIA, WHO SPOKE AFTER THE RIGHTS OF REPLY,
SAID THAT HIS DELEGATION HAD NOT PARTICIPATED IN THE
DEBATE IN LINE WITH ITS POSITION AS PREVIOUSLY EXPRESSED
IN THE SC AND THE GA. THE PALESTINE QUESTION WAS THE CORE OF
THE PROBLEM, AND COULD BE RESOLVED ONLY WHEN THE
PALESTINIANS RETURNED TO THEIR HOMELAND AND PRACTICED
THEIR RIGHT TO SELF-DETERMINATION. SC RESOLUTIONS 242
AND 338 COULD IN NO WAY BE THE BASIS FOR A SOLUTION HAD HAD
BEEN BYPASSED BY HISTORY. CERTAIN GA RESOLUTIONS ON THE
PALESTINIANS AND ZIONISM AS A RACIST IDEOLOGY WERE THE
BASIS FOR SETTLEMENT, HE STATED. (REPEATED INFO AMMAN,
CAIRO, DAMASCUS, JIDDA, MOSCOW, TEL AVIV, JERUSALEM)

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Message Attributes

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Current Classification: UNCLASSIFIED
Concepts: n/a
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Disposition Approved on Date:
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Disposition Comment: 25 YEAR REVIEW
Disposition Date: 22 May 2009
Disposition Event:
Disposition History: n/a
Disposition Reason:
Disposition Remarks:
Document Number: 1977USUNN00948
Document Source: CORE
Document Unique ID: 00
Drafter: n/a
Enclosure: n/a
Executive Order: GS
Errors: N/A
Expiration:
Film Number: D770108-0756
Format: TEL
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Original Handling Restrictions: n/a
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Previous Channel Indicators: n/a
Previous Classification: CONFIDENTIAL
Previous Handling Restrictions: n/a
Reference: n/a
Retention: 0
Review Action: RELEASED, APPROVED
Review Content Flags:
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Review Event:
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Review Media Identifier:
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Review Release Event: n/a
Review Transfer Date:
Review Withdrawn Fields: n/a
SAS ID: 3078850
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Status: NATIVE
Subject: USUN DAILY CLASSIFIED SUMMARY NO. 54 DATE OF SUMMARY: MARCH 29, 1977 TABLE OF CONTENTS
TAGS: OGEN
To: STATE
Type: TE
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Review Markings:
Margaret P. Grafeld
Declassified/Released
US Department of State
EO Systematic Review
22 May 2009
Markings: Margaret P. Grafeld Declassified/Released US Department of State EO Systematic Review 22 May 2009